9-23-04

IPW



September 21, 2004

Application No. 10/810,876

Art Unit: 3736

Examiner: Navin Natnithithadha

NOTICE OF OFFICE ACTION RECEIVAL

Dear Examiner Natinithithadha,

Your kind and professional way of providing the important information concerning my patent application under the Petition to Make Special Due to Illness was received yesterday, after returning to the site of the devastation done by hurricane Frances, so please forgive any delay in promptly responding. I can detect the consideration you have taken to help me see what necessary actions to take, in order to properly submit the next format. You obviously took special care to show me in detail, how to correctly submit each segment required by your office. Thank you.

Upon your suggestion, (and being that I am presently in such debt, due to hospital bills etc.), I am going to sell everything I can to acquire the finances to obtain a Patent Attorney and while doing so, I am buying the book "How to Patent It Yourself". With your permission I would like to send you drafts of what I feel I can accomplish for your review if acceptable. If I show any promise to your satisfaction, and perhaps with your help, I can save some money for the attorney costs. Kindly provide a fax number should this be acceptable.

Please be aware that I understand the "liability", of not properly handling something as important as this, due to my present unfamiliarity, as described on page 13, section 12 of your OFFICE ACTION SUMMARY. With this in mind, I will be doing everything in my power to secure the services of a registered patent attorney, as I am basing all that I have on the possibility, that my present invention will provide an opportunity that my family may benefit. This is the most important consideration I am taking at this time, or have taken in my life!

I have worked for years on this project, due to the fact that the Incentive Spirometer is a device I have been required to use many times personally. I can see how the prompting aspect of my invention could be truly helpful to others. Acquiring an attorney to work on the necessary format and proof of it's novel ability to provide electronic measurement in a new way, as well as, allowable corrections which show uniqueness, (without changing the function of the present invention), I am of hope and belief that my new invention is worthy of being granted a United States Patent and will be working on providing you with whatever is necessary to fulfill the described requirements you have formatted.

I am aware that you were the Assistant Examiner on other projects that relate to the Incentive Spirometer and I know that you have obviously moved up in the position you presently possess, so I feel extremely fortunate to have someone of your caliber and qualifications working with me.

Again, thank you in advance for your help and please do not hesitate to call me should you need me to do anything to expedite the necessary procedures you require.

Sincerely,

T.K. Bryant/ 561-308-4506 Hm 561-863-4651 Fax

(IPE)		
	pplication No.	Applicant(s)
SEP 2 2 2004	0/810,376	BRYANT, TERRY KEITH
Office Action Summary	xaminer	Art Unit
STRAIL	Navin Natnithithadha	3736
The MAILING DATE of this communication appear	ars on the cover sne	et with the correspondence address
A SHORTENED STATUTORY PERIOD FOR REPLY	IS SET TO EXPIRE	3 MONTH(S) FROM
THE MAILING DATE OF THIS COMMUNICATION. Extensions of time may be available under the provisions of 37 CFR 1.136 after SIX (6) MONTHS from the mailing date of this communication. If the period for reply specified above is less than thirty (30) days, a reply will. If NO period for reply is specified above, the maximum statutory period will. Failure to reply within the set or extended period for reply will, by statute, c. Any reply received by the Office later than three months after the mailing dearned patent term adjustment. See 37 CFR 1.704(b).	ithin the slatutory minimum apply and will expire SIX (of thirty (30) days will be considered unlay. MONTHS from the mailing date of this communication.
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1) Responsive to communication(s) filed on 20 Jul	<u>y 2004</u> .	
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	ce except for forma	5 C.D. 11, 453 O.G. 213.
closed in accordance with the practice under Ex	(parte Quaylo, 100	
isposition of Claims		
4) Claim(s) 1 and 2 is/are pending in the application 4a) Of the above claim(s) is/are withdraw	on. In from consideration	on.
5) Claim(s) is/are allowed.		on. Copy
6)⊠ Claim(s) <u>1 and 2</u> is/are rejected.		
is/are objected to.		and the same of th
8) Claim(s) are subject to restriction and/o	r election requireme	,,,,,
Application Papers	or.	
9)☑ The specification is objected to by the Examine 10)☐ The drawing(s) filed on is/are. a)☐ acc		sted to by the Examiner.
10) ☐ The drawing(s) filed on is/are. a) ☐ accomplished any objection to the	drawing(s) be held in	abeyance. See 37 CFR 1.85(a).
Replacement drawing sheet(s) including the correct 11) The oath or declaration is objected to by the E	xaminer. Note the a	ittached Onice Action of form 7 10-102.
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12) Acknowledgment is made of a claim for foreign	n priority under 35 l	J.S.C. § 119(a)-(d) or (f).
. The same * c) None of:		
	its have been recei	ved.
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application from the international But- * See the attached detailed Office action for a list	st of the certified co	pies not received.
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Attachment(s)	4) 🔲	Interview Summary (PTO-413)
1) Notice of References Cited (PTO-892)	-, - ,	Paper No(s)/Mail Date Notice of Informal Patent Application (PTO-152)
Information Disclosure Statement(S) (F10-14 to 5)B) 5) U 6) U	Other:
Paper No(s)/Mail Date		Part of Paper No./Mail Date 08302004
U.S. Patent and Trademark Office Office	Action Summary	i dit vi i wpw